

It's a Painting by Harmon of the Redwoods in The Eel River Country

This Is How I Interpret It:

Have you heard the whispering Cradle Song, of the Baby Wind in the Redwoods—or
The strong staccato tone of the Man Wind,
The sough of the deep, massive, mature old Wind as he leans heavily on the Redwood Tops, imagining he is bending them at his will,
Exhausting himself in bursts of strength, spasms of fury, dying, yet fierce in his death.
The grand, glorious Forests, bending like youngsters, but only in Aloha to the dying Giant,
Have you seen on a summer, sunlit day, the glint of the Sun-God's light through the trees, singing in flashes,
Crossing the Trail you follow, down toward the River,

Lighting a part of one side of the tree trunk,
Bidding you worship the author of light,
Touching your nostrils, inhaling the perfume of Forest,
Tinting the Roadside pool, with the sheen of the Rainbow,
Or lighting the underbrush, opening the eye of the Violet, Cowslip or Daisy, Poppy and Bluebell,
You can hear the pad of the fox or the hare, the rush through the brush of the Deer, the chipper of birds, or the call of the quail,
You can see in the near distance a River,
With its colors of blue and green,
With the white tipped ripples an wavelets,

In the Picture I See—Life, Trees, River, Trail, Nature's God, and You

The Painting is said to be Harmon's life offering,
I have it for sale.
It may be for you.
Come and see it.

O. A. STEVEN, Auctioneer



HON. JAMES ALOYSIUS O'GORMAN

U. S. Senator From New York.—Poor in Youth He Soon Made His Ability Felt.

Over on the west side of New York City some 50 or more years ago a little boy was born to the house of O'Gorman. His parents were poor but never looking for charity. From them James Aloysius caught the spirit of work and from reading the determination to rise above the level of his comrades.

He worked and attended school at the same time. Found a way to earn the money to pay fees at the College of the City of New York. After passing the Regents' examination he was admitted to the practice of law. Tammany Hall made him a Municipal Court Justice.

Marrying on a meager salary he and his wife saved part of it. As the children came the salary and earnings increased—likewise the savings and investments.

A Judge of the Supreme Court of his state Mr. O'Gorman was chosen U. S. Senator and went to Washington, an example of what determination and habits of thrift can do for any young man.

BISHOP & CO.
Savings Dept.

FR. VALENTIN SEES HOPE FOR MEN IN PRISON

Declaring that at least 50 per cent of those persons leaving jail at the expiration of their sentences would make good if given the necessary opportunities, Reverend Father Valentín of the local Catholic mission outlined to the local charitable and social welfare workers at a conference yesterday afternoon some ways and means for the betterment of the inmates of Oahu prison.

Father Valentín pointed out that the time immediately following the liberation of a prisoner is the hardest period which he must overcome in the struggle to make good, granting that he is ambitious to live down the past. But there is very little to be offered at the present time, he added, to help along these lines.

"I recommend," read Father Valentín's report, "that there be a committee appointed by statute, and which committee be given the power and funds to provide opportunities for the uplifting and helping of a convicted man who has a strain of good in him. The benefit to the community from an economic standpoint needs no argument."

"Prisoners brought to Honolulu to serve their sentence should be returned to the place from where they were brought."

"How shall we provide for those dependent on a prisoner?"
"The last suggestion that I have made is one that in all probabilities has struck a great many people, and that is that prisoners who have been sentenced to hard labor should be forced to work and should be allowed by the government a small sum of money per day for such work, which

money should not go to the prisoner but to the support and upkeep of his family during the period that he is in jail.

"Under our present system a working man is arrested, found guilty of some offense and sentenced to a year in jail. He is provided with wholesome board and lodging. Those who really suffer and those who are punished as a matter of fact are the dependents of that prisoner—his wife and, perhaps, children."

"I therefore suggest," Father Valentín said in conclusion, "that something should be done to provide for the inmates of the prison, and believe that the plan outlined would work for the benefit both of the dependents and of the community."

Circuit Judge William L. Whitney presented for the consideration of the meeting a tentative act providing for the adoption of minor children.

Section 3 of the bill reads as follows:
"The natural parents by such order shall be divested of all legal rights and obligations of obedience and maintenance in respect to such child so adopted. Such child shall be the legal heir of the person so adopting him or her, entitled to all the rights and privileges and subject to all the obligations of a child of such person born in lawful wedlock."

WAIKIKI INN DANCE TONIGHT

The usual Thursday evening dance will be held at Waikiki Inn this evening.
You are cordially invited to attend and enjoy an exceptionally pleasant evening.—Adv.

Appropriate Christmas gifts will be on sale at the St. Clement's Guild sale on Saturday, Blaisdell Hotel building.

D. D. D. Opens New Era in Cure of Skin Disease

Professor Badlong's case of eczema was known to almost every hospital and physician of reputation throughout the state of Connecticut. His letter is another interesting demonstration of what is being accomplished by the famous specific D. D. D. Prescription. "It may be of interest to you to know that your life-saving preparation, D. D. D. Prescription has been of incalculable value to me. I was covered with eczema from head to foot when I began using your remedies. I could get no relief, although I tried a thousand means. I applied but two bottles of the Prescription; a cure was effected in a very short time, in less than one month."

—Prof. C. J. Badlong, South Lyme, Conn.
Ask any druggist today for D. D. D. Prescription. He'll tell you it allays the itch instantly—and soon there are signs of cure.
We have handled the remedy for years and regard it as the specific for skin troubles of all kinds. Come in or ask us about D. D. D. Prescription, also about D. D. D. soap especially for tender skins.
We offer the first full size bottle on the guarantee that unless it stops the itch at once, it costs you not a cent.
BENSON, SMITH & CO., DRUGGISTS.

HARBOR BOARD REJECTS BIDS ON KUHIO BAY WORK

As promised two weeks ago the board of harbor commissioners, at a special meeting yesterday evening, rejected all bids for the construction of the Kuhio bay wharf shed at Hilo, on the advice of Attorney-General Steinback that the specifications provided by the board were too indefinite and the resultant tenders were not competitive as required by law.

This action had been agreed upon at the board's meeting a fortnight ago, but at the request of the attorney for the Hawaiian Dredging Company, the lowest bidder, the move was not formally made until a written opinion was received from the attorney-general. At that time he had given only a verbal ruling.

The difficulty arose over the specifications and bids on the conveyor for the new Hilo pier. One set of specifications for a certain type of conveyor had been given out by the board, on which contractors were to bid. In addition, however, the specifications provided that contractors might prepare different specifications for different types of conveyors and submit their figures on them. Accordingly the Hawaiian Dredging Co. submitted plans for a separate and distinct style of conveyor, together with figures on its cost, but made no tender on the type of apparatus outlined in the board's specifications. The Lord-Young Engineering Co. submitted figures on the type outlined by the board, but none on the type set forth by the Hawaiian Dredging Co. Thus the tenders of the two concerns, which were the lowest, were not competitive, under the ruling of the attorney-general.

"Where plans and specifications are left to the discretion of the individual bidder, who is required to submit the same with his bid," says the attorney-general in his written opinion, "the effect is to prevent competition and to violate the statute requiring contracts to be let to the lowest bidder."

SUPREME COURT REVERSES DECISION, WITH JUDGE ASHFORD AS DISSENTER

The supreme court handed down a majority decision yesterday, Judge Ashford sitting for Associated Justice Quarles dissenting, in which the decree of the first circuit court is reversed in an equity suit involving land at Wai-lua, Oahu. The suit was brought by

ORDERS OF THE HAWAIIAN DEPT.

December 9, 1914.
Special Orders No. 233.

1. Corporal Roy Pickup, Company H, 1st Infantry, Schofield Barracks, H. T., will be discharged from the army by the commanding officer of that post, by purchase, under the provisions of General Orders No. 31, current series, war department.

Under the conditions mentioned in section 5 of said order, \$140 of the purchase price of discharge is remitted in this case, (\$219.)

2. Trumpeter Dan C. Matheny, Troop L, 4th Cavalry, Schofield Barracks, H. T., is transferred as a private to the Quartermaster Corps, at that post. (D. Q. M. 4097-382.)

Private Edward J. Walters, Company G, 1st Infantry, Schofield Barracks, H. T., is transferred to the Quartermaster Corps, at that post. (D. Q. M. 4097-383.)

Privates George D. Lane and Thomas E. Stansbury, Troop D, and Michael Dugan, Troop E, 4th Cavalry, Schofield Barracks, H. T., are transferred to the Quartermaster Corps, at that post. (D. Q. M. 4097-377-379.)

Private William H. Henderson, Company G, 1st Infantry, Schofield Barracks, H. T., is transferred to the Quartermaster Corps, at that post. (D. Q. M. 4097-381.)

Kapuluha Palau against Helemano Land Company and William Ahia, the complainant alleging that deeds held by the company and Ahia were forgeries. The lower court dismissed the complaint on the ground that the land had changed hands before complainant's ancestor died, and that she therefore had no interest in the subject-matter.

The supreme court's majority decision is that the cause be remanded with instruction to the circuit judge to enter a decree dismissing the bill without prejudice, thus giving plaintiff an opportunity to bring suit again if she desires.

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Removes Tan, Pimples, Freckles, Red Patches, Rash and Itchy Diseases, and every blemish on beauty, and delays its loss. It has stood the test of 40 years, and is so harmless we taste it to be sure it is properly made. Accept no counterfeit of similar name. Dr. T. A. Gouraud said to a lady of the East (a patient): "As you ladies will use them, I recommend Gouraud's Cream." "Gouraud's Cream" is the most beautiful of all the skin preparations. As Druggists and Department stores. Ford, T. Douglas & Son, Props., 37 Great Jones St., N.Y.C.

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